1 2 3 4	JACK G. ANGARAN, ESQ., SBN: 711 LEWIS BRISBOIS BISGAARD & SMITH, LLP 5555 Kietzke Lane, Suite 200 Reno, Nevada 89511 775.827.6440 jack.angaran@lewisbrisbois.com	
4	<u>Juckiangurante in visor is consiseen.</u>	
5	Attorneys for Defendant	
6	Honeywell International, Inc.	
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/		
8	UNITED STATES DISTRICT COURT	
9	DISTRICT OF NEVADA	
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11	IODDAN I DOTTED	
12	JORDAN J. POTTER,	
13	Plaintiff,	Case No.: 2:20-cv-00276-RFB-VCF
14	VS.	
15	CRANE CO. DIO LLO FATON AFROCLUB	
	CRANE CO.; DJO, LLC; EATON AEROQUIP, LLC; GENERAL DYNAMICS	STIPULATION AND ORDER FOR DISMISSAL OF HONEYWELL
16	CORPORATION; GENERAL ELECTRIC	INTERNATIONAL, INC.
17	COMPANY; GOODRICH CORPORATION	
18	f/k/a The BF Goodrich Company; HONEYWELL INTERNATIONAL, INC.,	
19	individually and as successor to Alliedsignal,	
	Inc., and The Bendix Corporation; IMO INDUSTRIES, INC.,	
20	individually and as successor in interest to Adel	
21	Fasteners; NORTHROP GRUMMAN CORPORATION; OLD ORCHARD	
22	INDUSTRIAL CORP.; PNEUMO ABEX LLC,	
23	individually and as successor by merger to	
	PNEUMO ABEX CORPORATION, successor in interest to ABEX CORPORATION, f/k/a	
24	AMERICAN BRAKE SHOE and FOUNDRY	
25	COMPANY including the AMERICAN	
26	BRAKEBLOK DIVISION, successor by merger to the AMERICAN BRAKE SHOE and	
27	FOUNDRY COMPANY and THE AMERICAN	
	BRAKEBLOK CORPORATION, f/k/a THE AMERICAN BRAKE MATERIALS	
28	AMBIGUAN BIGING MITTER	1

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CORPORATION; UNITED TECHNOLOGIES 1 CORPORATION; DOES 1 through 10, 2 inclusive; and ROE CORPORATIONS 1 through 50, inclusive, 3 Defendants. 4 IT IS HEREBY STIPULATED by and between Plaintiff JORDAN J. POTTER and 5 Defendant HONEYWELL INTERNATIONAL, INC., individually and as successor to Alliedsignal, Inc., and The Bendix Corporation (HONEYWELL INTERNATIONAL INC.) through their undersigned counsel of record, that Plaintiff's First Amended Complaint in the above-entitled action shall be: 9 Dismissed without prejudice as to Plaintiff Potter's alleged aviation claims against 10 HONEYWELL INTERNATIONAL, INC, and, 11 Dismissed with prejudice as to Plaintiff Potter's alleged automotive claims against 12 HONEYWELL INTERNATIONAL, INC, and 13 The parties are to bear their own costs and attorneys' fees. 14 Plaintiff 's First Amended Complaint and his claims alleged against all other Defendants 15 are not dismissed and shall remain in effect. 16 17 Dated this day of Mu Dated this 18 MAUNE RAICHLE HARTLEY FRENCH LEWIS BRISDOIS BISGAARD & SMITH, & MUDD DLC LLP 19 20 By JACK G. ANGARAN, ESQ. BARTON FRENCH, JR., ESQ. 21 Nevada Bar No. 71 Nevada Bar No. 5641 Attorneys for Defendant, JACKALYN A. OLINGER ROCHELLE, 22 Honeywell International, Inc .individually and as successor to Alliedsignal, Inc., and The Admitted Pro Hac Vice - Missouri Bar No. 23 Bendix Corporation 24 Attorneys for Plaintiff 25 26

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Dated this 19th day of May, 2021 CRAIG P. KENNY & ASSOCIATES By /s/ Lawrence E. Mittin LAWRENCE E. MITTIN, ESQ Nevada Bar No. 005428. Attorneys for Plaintiff IT IS SO ORDERED. Dated this 19th day of May, 2021. BOULWARE, II **United States District Court**

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